DESERET EVENING NEWS: FRIDAY, MAY 18, 1906.

LIGHT FRANCHISE FORCED THROUGH

carter and O'Donnell Finally Whipped Into Line by "Reformers."

WINIMUM REVENUE TO CITY.

MAmendments Calculated to do Real Good Were Promptly Slaughtered By "American" Councilmen.

After having whipped Carter and o'Donnell back into line and after sting down every amendment ofured by the Democrats which would any manner benefit the general pubthe "American" members of the w council last night passed the ornance granting to L. H. Curtis and is Mauley an electric light franchise a term of 50 years and for a miniman revenue to the city of \$1,000 for the first year. \$2,000 for the second. war and \$3,000 for each year there. after during the life of the franchise the rote on the franchise was 9 to 6, the "Americans" voting in favor of and all of the Democrats and Preece, Republican, voting against it.

WELLS RAISED OBJECTION.

wells started matters last night by ting to the council considering franchise at that meeting. He e franchise at that meeting. He derstood that it was committee eting night and not a meeting of ecouncil. He contended that Presi-at Davis had erred in shutting off whate on the motion made on Monday ight to adjourn until Thursday night ad that such action would illegalize g of last night and hence taken on the franchise meeting wild be illegal. President Davis at debatable and shut off any fur-ther argument on Wells' point of or-

ACTION RECONSIDERED.

The consideration of the franchise was then taken up and Martin offered an amendment intended to rectify the error committed by Carter and O'Donnell on Monday night in supporting the amendment of Preece to make the the amendment of Precede to make the minimum fee to be paid the city by the company \$5,000 per annum instead of \$1,000 as provided in the franchise. Martin moved that the minimum reve-Marin moves and by the company be \$2,600 per annum instead of \$5,000 as amended on Monday night. There was some slight contention as to whether or not an amendment

the amendment would be in order ad it was finally decided, upon motion of Carter, to reconsider the action of Monday night on the amendment offered by Preece and adopted.

MINIMUM REVENUE.

Carter then introduced an amend-ent which provided that the minimum evenue which the company shall pay o the city for the franchise should be 10 the dry for the franchise should be 10.00 for the first year, \$2,000 for the scond year and \$3,000 each year there-size. Holley affered an amendment to that amendment to the effect that the amount be fixed at \$5,000 for the third year and each year thereafter. His and warn year thereafter. His mendment was voted down by a algent "American" party vote. The in was then called on the Carter medianent and it was carried by a



NOTE.—Alum baking powders are sold at ten to twenty-five cents a pound or a cent an ounce, but they render the food partially indigestible and unhealthful.

money than their circumstances and

conditions would warrant, and this is probably the cause of their downfall, and should serve as a warning to oth-

Referring to the above arrest, Mr. Oscar Groshell, sales agent for the Na-tional Cash Register Co., No. 221 Main

tional Cash Register Co., No. 221 Main St., made the following statement: "With the proper use of the late pat-tern No. 100 principle National Cash Register, with penalty check attached,

such shortages would be rendered im. possible. Such a register is a protec-

tion to the clerk as well as the employer. The moment a clerk causes loss by carelessness or dishonesty, the res-

ponsibility is instantly located by this principle register, when properly used. This is the register that instantly de-

should be in the cash drawer, how much the cash and credit sales are to

date, how much business each clerk

has done and it guarantees that the merchant properly using it will get every dollar that is coming to him in exchange for his goods. Any merchant who does not use this up to date system of checking cash sales, credit sales, cash received on ac-count, money paid out; is not keeping in touch with his busi-ness, but is trusting to buck and to the honesty and accuracy of others, instead of positively knowing all these

instead of positively knowing all these things for himself.

The time is not far distant when every merchant would as soon think of

leaving his doors wide open at night when he goes home as to start up or remain in business without the No. 100

You know, or should

BACK IN LOS ANGELES.

in Fraise of Southern Californi

(Special to the "News.")

Press association returned today to

Los Angeles, loud in its praise of

southern California, and especially that

part in and about San Diego. The association was entertained yesterday

by Senator Ward of San Diego, and the

Los Angeles, May 18 .- The Utah

principle National Cash Register."

----If you haven't the time to exercise regularly, Doan's Regulets will prevent constipation. They induce a mild, easy, healthful action of the bowels without griping. Ask your druggist for them.

done and it guarantees that the

This reg.

tects errors and dishonesty.

Dr. Price's Baking Powder supplies a pure, wholesome leavening agent, which makes the biscuit and cake of highest healthfulness at medium cost. and protects the food from alum, which is the greatest dietary danger of the day.

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has

PRICE BAKING POWDER CO. CHICAGO.

were Barnes, Fernstrom, Preece, Tuddenham and Wells. Holley, MORE MONEY; MORE EXPENSE. The sum of \$5,100 was added to the

The sum of \$5,100 was added to the general fund of the city, which is now charged with an overdraft of \$29,-000. In order to secure the money, which is very badly needed by the "American" administration, it was necessary to sell some very valuable real estate owned by the city and lo-cated on Thirteenth East and Second South streets. Fernstrom and Wells South streets. Fernstrom and Wells strongly protested against the sale of the land, but the "Americang" thought that it would help some in the matter of relieving the financial distress of the general fund so they voted to sell the land. The successful bidder is C. L. Rood.

Wells attempted to deprive the majority of the satisfaction of using the money in the general fund and to that end moved that the proceeds of the sale be used for the payment of the first installment on the new voting machines. His motion was not pressed, however, and was not voted upon.

ASPHALT PAVING MUDDLE.

A resolution was introduced by Fernstrom which, if adopted, may yet re-sult in the loss of the paving con-tracts by the Barber Asphalt company, which was the successful bidder on the three large street paving jobs to be done by the city this year. The reso-lution was referred to the finance and municipal laws committees and follows in full:

Whereas, The Alcatraz Asphalt Paving company is now the lowest bidder for the paving work and as such should be entitled to the contract: and Whereas, They have had contracts for paving with the city before and have utterly refused and failed to com-

by with the contract; and Whereas, They are now suing the city for \$8,350.40 and 8 per cent inter-est from the time the suit began three years ago: also another suit which is now pending in the courts under the name of the City Street Improvement

The latest product of the MOUNT name of the City Street Improvement company for the sum of \$4,550; and Whereas. This money rightfully be-longs to the property owners and should have been returned to them long ago, and which would have been re-turned if, it had not been for the con-tractor's persistence in keeping the cases in court and continually having came not more herefore. Salt Lake factory is a very fine To-mato Ketchup of the usual MOUNT excellence. what that means. same postponed, now, therefore. Be it resolved. That the board of **Utah Press Association Members Loud**

Cott's friends claim that they were caused by the force that had to be used in bringing him back into the building as it is claimed that he strug-ried and foucht hard to get for the struggled and fought hard to get away The case will have a hearing in the criminal division of the city court Saturday morning, beginning at 10 o'clock, when both sides of the affair will be thoroughly ventilated.



In the criminal division of the city court, H. N. Liebthal today pleaded not guilty to a charge of embezzlement, preferred against him by Max Daniels. It is alleged in the complaint that on May 16, Liebthal, while in the employ of the complainant, appropriated a suit of clothes, the value of which was stated to be \$14.

Upon motion of counsel, the case of larceny against Daisy Seal was dismissed. The woman was accused of having forcibly taken from the per-son of one Luig Sarocini \$35 in cash. The matter was satisfactorily settled between the parties, hence the dismis-sal of the suit.

The case of Koustandsie Skliris, charged with obtaining money undar false pretenses, occupied the greater portion of the forenoon session of the court. It is alleged that the defendant sold to one Maurice Riley certain loon fixtures at the "Ocean Bar," wi ' which were not the property of Skliris.





The Best Scouring Soap Made

A Scouring Soap



A PHILIPPINE MONUMENT. The monument shown in the cut is at Manila. It was erected by the Filipinos to the memory of Fernando Magellan, the great Portuguese naviga-tor, who was killed at Manila in 1521, He had been exploring in the archi-



Our Reputation for Pure Drugs

at Reasonable Prices Keeps Our

Goods Continually Fresh. Hence

On All Ready Made Clothing, Bed

On Men's Gloves and Suspenders, and

On Notions and Ladies' Handkerchiefs

BROS. CO.

SALT LAKE CITY

Address All Communi-

SALT LAKE, UTAH.

Consign All Shipments as Follows: United States Smelting Company, Bingham Junction, Utah.

When Shipment in Made. please NOTIFY US PROMPTLY, and if

On Ladies' White Waists.

On All Skirts and Coats.

Free Delivery to All Parts of the City.

An actual reduction of 10 per cent to 50 per cent. It will pay

hirt Walst Patterns, Ladies' Hoslery, Shirts and Hats,

WHOLESALE AND RETAIL.

Prescription Work

Our Specialty!

36 MAIN STREET ...

UNITED STATES

SMELTING CO.

S NOW IN THE MARKET

For All Kinds of Lead and Copper Ores at PRICES FAVORABLE

Landing at Manila, he was



tote of 10 to 5, Fernstrom voting with he majority of the council. PROTECTION VOTED AGAINST.

Wells then introduced an amendment holders of the franchise uiring the requiring the holders of the tranchise to furnish light and power in any part of the city where the residents de-sire the service. As the ordinance stands the owners of the franchise cannot be compelled to set a pole or run a line outside of the business districts they don't want to. It was to reman endment. In a strong argument he pointed out the necessity of such a dause in the franchise, but Black and Mulvey both opposed the motion, and consequently the amendment was lost by a vote of 5 to 10.

TRIED TO STOP THEM.

Fernstrom then attempted to make a speech against the passage of the or-dinance as amended, when President Davis undertook to enforce the gag bavis undertook to enforce the gag rule by informing Fernstrom that there was nothing before the house for argu-ment, and that he would not be allow-ed to make his speech until his name was called on the final vote. This aroused Fernstrom and Wells to a high degree, and both strongly protected degree, and both strongly protested against such high-handed procedure. They contended that every member of the council had a perfect right to make an argument on the final passage of the ordinance.

Weils declared that to prohibit ar-Wells declared that to prohibit ar-gument on the final passage of a fran-chise would certainly invalidate it, and fi could be set aside. He appealed from the decision of President Davis, and had the latter in rather a tight place until Mulvey came to bis rescue and had the latter in rather a light place until Mulvey came to his rescue and suggested that he had seconded Mar-th's motion for the previous question and that that motion was before the council and undebatable.

PLENTY OF TALK.

A sigh of relief went up from the president as he declared that the roll should be called on the motion of Mar-tin. The motion was of course carried and before Davis had an opportunity to further attempt the same subscreen to further attempt the gag rule several "American" councilmen suggested that the members be allowed to talk all they wanted to on the matter before the rell was called,

FULL OF LOOP.HOLES.

Fernstrom then continued with his argument during which he asserted that the franchise is full of loop-holes and is unfair and unjust and the most posity drawn for any state the frawn franchise passed by the for 10 years. He said that in the company offered the city The set of \$1.000.000 trusted employes, with embezzleone as cashier and the other as collector. Both were implicitly trusted by their employer, and it was not until a very recent date that suspicions were directed towards them. When confronted with accusations of theft, both confessed to having been enwaged for some time in robbing the

THOMAS WHERE ART THOU."

Wells called attention to the threats of some people to mob the members of the council who passed a franchise for the Utah Light & Ralway company ast year in which the company de-reased its light rates and also its interpret for and rate the city water council who passed a franchise for the that hight & Railway company detersed its light rates and also its is up trates and also its is the power rights in Big Cottonwood oner, where are those people who were stated to any that a settlement had been made and that no prosecution was likely. Mr. Breeden was asked concerning this, and stated that no settlement had as yet been made. He said he felt extremely sorry over the unfortunate affair, and felt as keenly the loss of the confidence rozed in the young men as the loss of money. However, he desired to money lost and recover the same. Mr. Breeden said he had no desire what was passed by the twork given above. Those voting ferry thade as brief argument in far li were Black, Carter, Crabtree, Dunnell and Davis. Those against Affect-car fare and gave the city water and power rights in Big Cottonwood creek valued at \$100,000. "Thomas Homer, where art thou?" inquired Wells, "where art those people who thronged this council chamber a year ago and declared that no franchise should be given for 50 years. Where is the Sait Lake Real Estate associa-outrage as giving this valuable fran-chise away free of charge."

tise for bids for said paving and that all former bids be rejected. The Barber company and the Alacat-

raz company are now consolidated. The committee report recommended that the contracts be approved by the councill, but upon motion of Ferry the mat-ter was referred back to the committee after which the Fernstrom resolution was introduced.

MULVEY DEMANDS INFORMA-TION.

maker to get a high in the pie. The resolution was adopted. Mulvey also introduced a resolution requiring all of the heads of the depart-ments of the city to meet with the

mayor at least once a month and ad-

vise him of the supplies necessary for each department for the ensuing month

and the city recorder will then be di-rected to advertise for bids for such

supplies. This resolution was also adopted.

REFERRED TO THE MAYOR.

In increasing the wages of the labor-

ers last Monday night from \$2 to \$2.25 per day, the "Americans" overlooked a

per day, the "Americans" overlooked a class of employes of the city who are only receiving \$1.50 per day. Holley last night introduced a resolution in-creasing the wages of such employes to \$1.75 per day. The "Americans" ob-jected to it because the suggestion did not come from the mayor. Holley was willing that the matter should be re-ferred to the mayor for consideration and such action was taken.

The council approved the lease of cer-tain land near Parley's canyon to the state prison for \$100 per annum, al-though Martin protested against it.

The sum of \$25 was refunded to Jim Donaldson, the promoter of the recent

prizefight which was stopped by the sheriff.

EMBEZZLEMENT CHARGED.

Two Young Men, Trusted Employes, Placed Under Arrest.

R. M. Breeden of the Breeden Office

Supply company, last evening swore to

a complaint charging two young men.

ment. The young men had been in the

employ of the company for a long time,

and such action was taken.

board of trade. They were taken on a government launch to Fort Rosecrans, government launch to Fort Rosecrans, where they had an opportunity to in-spect the armament, and plans for de-fense of the bay in case of attack from the sea. Following the inspection of the fort, the association was escorted to the Hotel Coronado, where they were given a dinner, rooms, and breakfast this morning, prior to their departure for Los Angeles. All mem-bers of the party sontinue in good health, and are enjoying the trip im-mensely. Mulvey introduced a resolution re-quiring the finance committee to make a complete report upon the expendi-tures made in connection with the \$1,-000,000 bond money and also to give ah 000,000 bond money and also to give all information concerning the work done on the water and sewer improvements. Incidentally the resolution provided that the committee could employ, a competent accountant to assist in pre-paring the report at an expense of not to exceed \$1,000, and thus the way was mensely opened for another faithful political woker to get a finger in the pie. The



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Arrested on Charge of Assault.

At the instance of George D. Walker, a patron of the Waterloo school, situated on Third East, below Tenth South, a warrant of arrest was served on Principal Marlon Van Cott, the complaint filed charging him with assault and battery upon the person of Duane S. Walker, a son of the complainant. The offense is alleged to have been committed on Monday of this week, and is claimed to have been of a serious nature, dark spots and bruises appearing, it is said, upon the arms and body of the boy. Friends of Mr. Van Cott say that his

action has been much exaggerated. The boy, it is alleged, was disobedient and stubborn, and was sent by his teacher, Miss Ada Davidson, to the principal. The boy was talked to kindly and sent back to his class, under the promise the that he would behave himself. This promise he failed to keep, it is said, and he was again sent to the head of the school. This time he received a the school. This time he received a thrashing, and again was ordered to his class. Instead of going, however, he bolted out of the building, and had gained the opposite side of the streat when caught. He was brought back, and after being talked to for some time in order that he might sense the seri-ourness of his conduct the streap way ousness of his conduct, the strap was again applied. If bruises are to be found on the boy's body, Mr. Van



till, the amount taken at various times being placed at \$100. It is almost as hard for an old coffee toper to quit the use of coffee as it is for a whiskey or tobacco fiend to break off, except that the coffee user can quit coffee and take up Postum Food Coffee coffee and take up Postum Food Coffee without any feeling of a loss of the morning beverage, for when Postum is well boiled and served with cream, it is really better in point of flavor than most of the coffee served nowadays, and to the taste of the connoisseur it is like the flavor of fine Java. A great transformation tal place in the body within ten days or two weeks after coffee is left off and Pos-tum Food Coffee used, for the reason that the poison to the nerves has been discontinued and in its place is taken a liquid that contains the most powerfu-elements of nourishment. It is easy to make this test and prove

It is easy to make this test and prove these statements by changing from coffee to Postum Food Coffee, "There's a reason."

Hosiery Dale!

A special purchase of 3,600 pairs of traveling men's samples -- A bargain for every purchaser --Sold decidedly below the regular values.

FOR FRIDAY & SATURDAY

The public is already familiar with Keith-O'Brien's hosiery sales-the great values always offered-the splendid response. We give the public just what we advertise.

3,600 pairs of ladies' fancy and pain black hose

Plain tans, plain blacks, embroidered blacks, black laces, greys, red and many others. Friday and Saturday 35c, 3 for \$1.00

Ladies' fast black cotton hose, high spliced heel,

Fast black cotton in three weights, high spliced heel,

double toe and sole. The hose that wears. K. O. B.

Black lisle or cotton hose-all black foot or the

spit sole; double heel, toe and sole. K. O. B. special,

Children's fast black cotton hose, fine ribbed; elastic.

CHILDREN'S HOSIERY.

122°C Friday and Saturday. Regular 20c values at 2 for 25c

double toe, Special at 3 for 25.

special at 25c.

3 for \$1 00

=LADEIS' HOSIERY=====

Fast black cotton or lisle hose; full fashioned foot; double heel, toe and sole; elastic top. The hose that 25c wears. K. O. B. special at 25c.

C.

Boys' fast black cotton, two and one and one and one ribbed, full fashioned; double heel, toe and sole. K. 25c O. B. special at 25c.

INFANTS' HOSE.

Infants' mercerized lisle hose. Tan black or Infants' cashmere hose, all colors. Pink, light white. Sizes 19c in 4 to 6. Special at 19c.

blue, red, tan, black or white. All sizes from 4 15c to 6 1-2.

CORSETS Nemo Corsets, short hips, broken sizes, white, drab and black. Were \$1.00 to \$1.50, for LADIES' UNDERWEAR.

C. B & Warner Corsets, long hips, with or without hose supporters.

Summer union suits, low neck 49c top and arm hole, regular 65c val-

95c Summer liste thread union suits, low neck, no sleeves, fine lace trim-med, silk tape around the neck and arm hole, excellent value.

HIGH NECK, LONG SLEEVE, 25c BLEACHED VESTS.

50c High neck, long sleeves, bleached tisle vests. Hand finished, 65c quality.

25c Summer pants, wide knee, lace trimmed, also tight knee; French band.



35c mer vests, narrow strap over shoul-der, also some with lace yokes and straps. Special at 3 for \$1.09.

We have a full line of fine Swiss ribbed vests, hand crocheted, yokes and straps; in pink, blue or white, ranging in price from \$50 to \$3.50.

Low neck and no sleeve vests, fan-10ccy ribbed, regular 15c quality.

25c Summer vests, low neck with nar-row strap over shoulder, fancy or plain ribbed, lace trimmed or plain.

Some of the features of these suits are the fit, finish and quality of cotton or lisle thread used. Every garment runs full size. 1.00 Low neck and no sleeve or high neck and long sleeve, knee length.

MERODE UNDERWEAR

Full lines of ladies' hand finished Merode Union Suits.

65

cts

1.95 Low neek and ho seek and

1.25 Low neck and no sleave, high neck and long sleave, knee length, lisle thread.

1.95 High neck, long sle High neck, long sleeves, ankle

Ladles' high neck and long sleeve, 75c ankle or knes length union suits.